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	Application Number		10591098	
INFORMATION DISCLOSURE	Filing Date		2007-07-18	
	First Named Inventor Anke		Stabenau	
STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99)	Art Unit		1611	
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	Attorney Docket Number		66188(310089)	

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	3	2002-504084	JP	A	2002-02-05			×
	4	97/35564	wo	A1	1997-10-02	Lohmann Therapie Syst Lts et al.		
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	7	06-500767	JP	Т	1994-01-27			
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	1	E.J. Cho et al., "Multianalyte Pin-Printed Biosensor Arrays Based on Protein-Doped Xerogels", Anal. Chem., Vol. 74, pgs. 6177-6184 (2002).						

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